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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. P/2432-19 Α TRIANTAFYLLOU 10/26/98 09/178,840 **EXAMINER** IM52/1005 002352 SHEERER, GERB & SOFFEN PAPER NUMBER FABER OSTROLENK ART UNIT 1180 AVENUE OF THE AMERICAS NEW YORK NY 10036-8403 1761 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

10/05/01

Advisory Action

Application No. 09/178,840 Applicant(s)

Triantafyllou

Examiner

Curtis E. Sherrer

Art Unit 1761



		Curus E. Sharron	
		an the cover sheet with the corre	spondence address
r pcpi V	FILED Oct 2, 2001 FAILS TO PLACE To turther action by the applicant is required to avider 37 CFR 1.113 may only be either: (1) a timely filed Notice of Appeal (with appeal lines with 37 CFR 1.114.	old the abandonment of this app	ilication. A proper in condition for
wance:	()) A [[[[GIV IIIOG TOOTIS		
CE) in co	mpliance with 37 CFR 1.114.	REPLY [check only a) or b)]	
	111212111		
b)	The period for reply expires	continues to run from the mailing da i for the reply expire later than SIX M The date on which the petition under mining the period of extension and the	ONTHS from the mailing date of the final ONTHS from the mailing date of the final 37 CFR 1.136(a) and the appropriate a corresponding amount of the fee. The ortened statutory period for reply originally ortened statutory period for reply originally after the
extension	integrated in the nave been made and control in the nave been made and control in the nave been in the nave	checked. Any reply received by the	ont See 37 CFR 1.704(b).
set in th	ons of time may be obtained under 37 cm fee have been filed is the date for purposes of determined extension fee under 37 cFR 1.17(a) is calculated the final Office action; or (2) as set forth in (b) above, if date of the final rejection, even if timely filed, may red Notice of Appeal was filed on	luce any earned patent term adjusting	and within the period set forth in
mailing	date of the final repairs filed On	. Appellant's Brief must be to	of the appeal.
	Notice of Appeal was filed on	FR 1.191(d)), to avoid distrissar	as of Appeal and Appeal Brief with
37	CFR 1.192(a), or any other	n the timely submission of a Not	Ce of Appear and Appear
. 🗆 Th	e proposed amendment(s) will be stressed		
re	quisite fees. ne proposed amendment(s) will not be entered	because:	(Can NOTE below):
.∐ Th	ne proposed amendments, would require furth	er consideration and/or search.	(See MOTE polowin
(a) 🗆	ne proposed amendment(s) will not be entered they raise new issues that would require furth	E below);	to alleving the
(b) 🗆	they raise the issue of new matter. (See NOT	in better form for appeal by mat	erially reducing or simplifying the
	. deemed to place the application	III Doctor : -	
(0)	issues for appear, arteres	ling a corresponding number of t	many rojoutes
(d) 🗆	they present additional claims without cancer	9	
	they present additional claims without cancel DTE:		
4. 🗆 A	Applicant's reply has overcome the following re		
-			would be allowable if submitted in a
5. 🗆 1	Newly proposed or amended claim(s) separate, timely filed amendment cancelling the	11 -110	
J	separate, timely filed amendment cancelling the	t and an analysis on has bee	n considered but does NOT place the
6. 🛭	Newly proposed of amended shape S separate, timely filed amendment cancelling the separate, timely filed amendment cancelling the separate S requires for allowance because:	uest for reconsideration has a	to broad limitation of
	application in condition for allowers and add lin	nitations to existing dependent.	further, the broad inintation of
	The newly proposed amendment would add in	been previously searched.	
	The newly proposed amendment would add in reducing the beta glucanase activity has not be affidavit or exhibit will NOT be considered.	because it is not directed SOLE	LY to issues which were newly raise
7. 🗆	The affidavit or exhibit will NOT be considered	Decado ii ii	
7	by the Examiner in the final rejection.		written explanation, if any):
8. 🕱	and of Appeal, the status of the clair	n(s) is as follows (see attention	
გ. 🗛	To purpose I allowed None		
	Cidiiii(b) Ciio		
	Claim(s) objected to: None Claim(s) rejected: 1-9 and 21-25		
	Claim(s) rejected: 1-9 and 21-29	al∏has bl⊑	has not been approved by the Exam
o [Claim(s) rejected: 1-9 and 21-25 The proposed drawing correction filed on		11 45 Sha
9.∟	The proposed in the control Disclosure State	ement(s) (PTO-1449) Paper No(s	
l .	The proposed drawing correction filed on		DRIMARY EXAMINE
ا 11. ا	Office:		ART UNIT 1761